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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | | |
|---------------------------------|----------------------------|----------------------|---------------------|-----------------------|--|--|
| 10/563,879 | 01/09/2006 | Masayoshi Kobayashi | Q92553 | 7294 | | |
| 23373 SUGHRUE M | 7590 11/26/200 ION PLLC | 8 | EXAM | IINER | | |
| 2100 PENNSYL VANIA AVENUE, N.W. | | | ANWAR, MOHAMMAD S | | | |
| SUITE 800 WASHINGTO | N. DC 20037 | | ART UNIT | ART UNIT PAPER NUMBER | | |
| | ., | | 2416 | | | |
| | | | | | | |
| | | | MAIL DATE | DELIVERY MODE | | |
| | | | 11/26/2008 | PAPER | | |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/563,879 KOBAYASHI, MASAYOSHI

| Office Action Summary | Examiner | Art Unit | | | | | |
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| | MOHAMMAD ANWAR | 2416 | | | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address | | | | | | | |
| Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA Extrasions of time may be available under the provisions of 37 CFR 11.1 after SN(, 6) MONTH'S from the mailing fade of the communication. If NO period for reply is specified above, the maximum statutory period. Failure to reply within the set or undered period for reply with Lysiable. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 17.70(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE | N. nely filed the mailing date of this of D (35 U.S.C. § 133). | | | | | |
| Status | | | | | | | |
| 3) Since this application is in condition for allowar | action is non-final. nce except for formal matters, pro | | e merits is | | | | |
| closed in accordance with the practice under E | x parte Quayle, 1935 C.D. 11, 4 | 3 O.G. 213. | | | | | |
| Disposition of Claims | | | | | | | |
| 4) Claim(s) 1-34 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-34 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or | vn from consideration. | | | | | | |
| Application Papers | | | | | | | |
| 9)☑ The specification is objected to by the Examiner 10)☑ The drawing(s) filed on @9_January 2006 is/are: Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correct 11)☐ The oath or declaration is objected to by the Ex | a)⊠ accepted or b)⊡ objected drawing(s) be held in abeyance. Sec ion is required if the drawing(s) is ob | e 37 CFR 1.85(a). jected to. See 37 C | FR 1.121(d). | | | | |
| Priority under 35 U.S.C. § 119 | | | | | | | |
| 12)☑ Acknowledgment is made of a claim for foreign a)☑ All b)☐ Some * c)☐ None of: 1.☑ Certified copies of the priority documents 2.☐ Certified copies of the priority documents 3.☐ Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of | s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)). | on No ed in this National | Stage | | | | |
| | | | | | | | |
| Attachment(s) | 4) Interview Summary Paper No(s)/Mail Di 5) Notice of Informal F 6) Other: | ate | | | | | |

Application/Control Number: 10/563,879 Page 2

Art Unit: 2416

DETAILED ACTION

Specification

 The lengthy specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- Claims 33 and 34 are rejected as failing to define the invention in the manner required by 35 U.S.C. 112, second paragraph.

The claim(s) are narrative in form and replete with indefinite and functional or operational language. The structure which goes to make up the device must be clearly and positively specified. The structure must be organized and correlated in such a manner as to present a complete operative device. The claim(s) must be in one sentence form only. Note the format of the claims in the patent(s) cited.

Claim Objections

Claims 1-21 are objected to because of the following informalities.

In claim 1 line 4 recites "the total transmission rate" which lacks antecedent basis. Appropriate correction is required. Similar problems exists in claim 1 line 5 and line 6, claim 2 lines 1-2, claim 3 lines 1-2, claim 4 lines 1-2, claim 5 lines 1-2, claim 6

Art Unit: 2416

line 4, claim 7 lines 3-4, claim 8 line 14, claim 9 lines 2, claim 10 line 2, claim 11 line 2, claim 12 lines 7-8, claim 13 lines 7-8, claim 14 lines 7, claim 15 lines 5, claim 16 line 2, claim 17 line 2, claim 18 line 2, claim 19 line 3, claim 20 line 4, claim 21 lines 3-4.

In claim 1 line 3 lines 3-4 recites "the congestion conditions which lacks antecedent basis. Similar problem exists in claim 4 line 3.

In claim 11 line 5 recites "said effective rates" which lacks antecedent basis.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

2. Claims 33 and 34 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. In claim 33 and 34 line 1 recites "a program for causing a computer" which is a non-statutory subject matter. Example of acceptable language is "a computer readable medium" encoded with "a computer, software, computer executable instructions, instructions capable of being executed by a computer".

Claim Rejections - 35 USC § 102

 The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent

Art Unit: 2416

granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-3, 6-10, 13-16, 20-21, 29-31 and 33 are rejected under 35
 U.S.C. 102(e) as being unpatentable by Jinzaki et al. (U.S. Patent No. 7,133,407).

For claim 1, Jinzaki et al. disclose a transport layer relay method for terminating each of a plurality of transport layer connections in the transport layer and relaying data flow on each of said transport layer connections to respectively separate transport layer connections (See Figure 35); wherein the total transmission rate of relay connections that are being used for relay is determined (see column 28 lines 38-43; column 69 lines 45-58), and said total transmission rate is divided for allotment (see column 7 lines 49-57; column 69 lines 40-44) as the transmission rates of relay connections that are being

For claims 2, 3, 9, 10, 16 and 17, Jinzaki et al. disclose wherein said total transmission rate is determined in accordance with the number of transport layer connections that are being relayed (column 69 lines 45-58; column 28 lines 65-67 and column 29 lines 1-5); the congestion conditions of the network through which the relay connections pass (see column 69 lines 62-65).

used in relay (see column 17 lines 61-67 and column 18 lines 1-8).

For claims 6, 7, 13, 14, 20 and 21, Jinzaki et al. disclose wherein the results of estimating, by means of measurement packets (see column 69 lines 45-64); the congestion conditions of a network through which relay connections pass are also used to determine said total transmission rate (see column 69 lines 63-65).

Art Unit: 2416

For claims 8 and 33, Jinzaki et al. disclose wherein said transport layer relay device (see Figure 35(610)) includes a plurality of terminal-side connection termination units (see Figure 31 (703A, 703B, 704A, 704B)) or terminating each of a plurality of transport layer connections with terminals in a transport layer (see Figure 76) and a plurality of interdevice connection termination units for terminating each of a plurality of transport layer connections between transport layer relay devices for relaying transport layer data between each of said terminal-side connection termination units and each of said interdevice connection termination units (see Figure 31 (611,713)); wherein: said interdevice connection termination units transmit in accordance with a transmission rate that is reported from a transmission rate control unit (see Figure 20 (252)); and the transmission rate control unit determines the total transmission rate of all interdevice connection termination units that are used in relay (see column 28 lines 38-43), divides said total transmission rate (see column 7 lines 49-57), and reports the respective rates that have been divided and allotted to each said interdevice connection termination unit that is being used in relay (see Figure 20 (413); the figure shows the transmission rate is computed by the transmission control unit 252 and reported to the interdevice Internet adapter).

For claim 15, Jinzaki et al. disclose a transport layer relay method for terminating each of a plurality of transport layer connections in respective transport layers (see Figure 35) and then grouping data flows on each of said transport layer connections into one transport layer connection for relaying (see Figure 62), wherein: the total transmission rate of the relay connections is determined (see column 28 lines

Art Unit: 2416

41-43), and the data flows from each of said transport layer connections are grouped to a relay connection in accordance with divided rates of said total transmission rate (see column 7 lines 49-57; column 69 lines 59-62).

For claim 29, Jinzaki et al. disclose wherein, when establishing a new transport layer connection, said total transmission rate is determined (column 69 lines 45-58; column 28 lines 65-67 and column 29 lines 1-5), said total transmission rate is divided for allotment as transmission rates to each relay connection (see column 7 lines 49-57; column 69 lines 40-44) and the allotted rates are reported to the partner in establishing said new transport layer protocol (see column 34 lines 17-18).

For claim 30, Jinzaki et al. disclose wherein when establishing a transport layer connection with a terminal, initial transmission rate information (see column 34 lines 13-17) is reported to the terminal that is reported from said transmission rate control unit (see column 34 lines 17-18).

For claim 31, Jinzaki et al. disclose wherein when establishing new transport layer connection, said total transmission rate is determined (see column 69 line 37) and rates obtained by dividing said total transmission rate are reported to said partner in establishing a new transport layer protocol (see column 69 lines 39-44).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the Application/Control Number: 10/563,879
Art Unit: 2416

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 4. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- Claims 5, 12 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jinzaki et al. in view of Yao et al. (U.S. Patent No. 6.097.697).

For claims 5, 12 and 19, Jinzaki et al. disclose wherein said total transmission rate is divided and allotted to transmission rates of each of said relay connections in said data flow on each of said relay connections (see column 69 lines 40-44). Jinzaki et al. disclose all the subject matter but fails to mention depending on application information. However, Yao et al from a similar field of endeavor disclose depending on application information (see column 4 lines 9-10). Thus, it would have been obvious to one ordinary skill in the art at the time of invention was made to include Yao et al. congestion scheme into Jinzaki et al. transport layer relay transmission scheme. The method can be implemented in the transmission relay unit. The motivation of doing this is to control congestion within a network (see column 2 lines 61-62).

 Claims 4, 11 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jinzaki et al. in view of Rochberger et al. (U.S. Patent No. 6,097,697).

Art Unit: 2416

For claims 4, 11 and 18, Jinzaki et al. disclose wherein said total transmission rate is determined in accordance with the number of transport layer connections that are relayed (see column 28 lines 38-43), the congestion conditions of the network through which relay connections pass (see column 69 lines 62-65). Jinzaki et al. disclose all the subject matter but fails to mention such that effective rates of all relay connections that are being used for relay can be attained while conferring priorities to traffic other than relay connections that share bottlenecks with relay connections. However, Rochberger et al. from a similar field of endeavor disclose such that effective rates of all relay connections that are being used for relay can be attained while conferring priorities to traffic other than relay connections that share bottlenecks with relay connections (see column 10 lines 19-26). Thus, it would have been obvious to one ordinary skill in the art at the time of invention was made to include Rochberger et al. priority scheme into Yao et al. congestion control scheme. The method can be implemented by dynamically assigning priority to individual packets within a data stream. The motivation of doing this is to dynamically prioritizing packets in a network entity according to their sensitivity to time delays (see column 7 lines 40-43).

 Claims 22-24, 27-28, 32 and 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jinzaki et al. in view of Trebes, Jr. (U.S.PGPub No. 20020093980).

For claims 22 and 34, Jinzaki et al. disclose a plurality of terminal-side connection termination units for terminating transport layer connections with terminals in the transport layer (see Figure 31 (703A, 703B, 704A, 704B)); one interdevice connection termination unit for terminating a transport layer connection between

Art Unit: 2416

transport layer relay devices (see Figure 31 (611,713)); and for grouping transport layer data from each of said terminal-side connection termination units and transferring to said interdevice connection termination unit (see Figure 73); wherein: said interdevice connection termination unit transmits in accordance with a total transmission rate that is reported from a transmission rate control unit (see column 34 lines 13-18; Figure 20 (413); the figure shows the transmission rate is computed by the transmission control unit 252 and reported to the interdevice Internet adapter)); groups data from terminalside connection termination units in accordance with the distribution of rates that is reported from the transmission rate control unit (see column 69 lines 40-44); and the transmission rate control unit determines and reports the total transmission rate of said interdevice connection termination unit and reports the distribution of rates obtained by dividing said total transmission rate (see column 69 lines 36-44). Jinzaki et al. disclose all the subject matter but fails to mention MUX-DEMUX unit. However, Trebes, JR. from a similar field of endeavor discloses MUX -DEMUX (see paragraph 436 lines 1-6). Thus, it would have been obvious to one ordinary skill in the art at the time of invention was made to include Trebes, JR. MUX DEMUX scheme into Jinzaki et al. congestion control scheme. The method can be implemented in the hardware circuitry. The motivation of doing this is to multiplex and demultiplex group of data into a single stream (see paragraph 436 lines 2-3).

For claim 23, Jinzaki et al. disclose wherein said total transmission rate is determined in accordance with the number of transport layer connections that are being

Art Unit: 2416

relayed (see column 28 lines 38-43; column 35 lines 1-7) and the congestion conditions of the network through which the relay connections pass (see column 69 lines 59-64).

For Claim 24, Jinzaki et al. disclose wherein said total transmission rate is determined in accordance with the number of transport layer connections that are being relayed and the congestion conditions of the network through which relay connections pass such that desired effective rates are attained for all relay connections that are being used in relay (column 69 lines 45-65).

For claims 27, 28, Jinzaki et al. disclose wherein the results of estimating, by means of measurement packets, the congestion conditions of a network through which relay connections pass are also used to determine said total transmission rate (see column 69 lines 45-65).

For claim 32, Jinzaki et al. disclose wherein, when establishing a transport layer connection with a terminal, initial transmission rate information (see column 34 lines 13-17) that is reported from said transmission rate control unit is reported to the terminal (see column 34 lines 17-18).

Claims 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over
 Jinzaki et al. in view of Trebes Jr. as applied to claim 22 above, and further in view of
 Rochberger et al. (U.S. Patent No. 6,760,309).

For claim 25, Jinzaki et al. disclose wherein said total transmission rate is determined in accordance with the number of transport layer connections that are relayed and the congestion conditions of the network through which relay connections

Art Unit: 2416

pass (see column 69 lines 45-65). Jinzaki et al. and Trebes Jr. disclose all the subject matter but fails to mention such that effective rates of all relay connections that are being used for relay can be attained while conferring priorities to traffic other than relay connections that share bottlenecks with relay connections. However, Rochberger et al. from a similar field of endeavor disclose such that effective rates of all relay connections that are being used for relay can be attained while conferring priorities to traffic other than relay connections that share bottlenecks with relay connections (see column 10 lines 19-26). Thus, it would have been obvious to one ordinary skill in the art at the time of invention was made to include Rochberger et al. priority scheme into Yao et al. and Trebes Jr. congestion control scheme. The method can be implemented by dynamically assigning priority to individual packets within a data stream. The motivation of doing this is to dynamically prioritizing packets in a network entity according to their sensitivity to time delays (see column 7 lines 40-43).

Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Jinzaki
et al. in view of Trebes, Jr. as applied to claim 22 above, and further in view of Yao et al.

For claim 26, Jinzaki et al. disclose all the subject matter but fails to mention further comprising an application information analysis unit for analyzing application information in transport layer data when transport layer data are transferred between each of said terminal-side connection termination unit and said MUX-DEMUX unit; wherein said transmission rate control unit divides said total transmission rate and determines the distribution that is reported to said MUX -DEMUX unit based on application information from said application information analysis unit. However, Trebes.

Art Unit: 2416

Jr. discloses said MUX-DEMUX unit; wherein said transmission rate control unit divides said total transmission rate and determines the distribution that is reported to said MUX -DEMUX unit based on application information from said application information analysis unit (see paragraph 436 lines 1-6). Thus, it would have been obvious to one ordinary skill in the art at the time of invention was made to include Trebes, JR. MUX DEMUX scheme into Jinzaki et al. congestion control scheme. The method can be implemented in the hardware circuitry. The motivation of doing this is to multiplex and demultiplex group of data into a single stream (see paragraph 436 lines 2-3). Jinzaki et al. and Trebes. Jr. disclose all the subject matter but fails to mention comprising an application information analysis unit for analyzing application information in transport layer data when transport layer data are transferred between each of said terminal-side connection termination unit. However, Yao et al. from a similar field of endeavor disclose comprising an application information analysis unit for analyzing application information in transport laver data when transport laver data are transferred between each of said terminal-side connection termination unit (see column 4 lines 9-10). Thus, it would have been obvious to one ordinary skill in the art at the time of invention was made to include Yao et al. application analysis into Jinzaki et al. and Trebes, Jr. transport layer relay transmission scheme. The method can be implemented in the transmission relay unit. The motivation of doing this is to control congestion within a network (see column 2 lines 61-62).

Application/Control Number: 10/563,879 Page 13

Art Unit: 2416

Conclusion

 The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Ha et al. (U.S. Patent 7136353) and Lindsey et al. (U.S. Patent 6226296).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MOHAMMAD ANWAR whose telephone number is (571)270-5641. The examiner can normally be reached on Monday-Thursday, 9am-4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Derrick W. Ferris can be reached on 571-272-3123. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Application/Control Number: 10/563,879 Page 14

Art Unit: 2416

Examiner Art Unit 2416

/M. A./ Examiner, Art Unit 2416

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